May 15, 2007

Documentation in Support of HB 3092

Kerrville Independent School District

Senate Public Education Committee

Order of Documentation

Questions and Answers (pages A-1 through A-2)

Sanctions for Academically Unacceptable (pages B-3 through B-5)

Student C (pages C-1 through C-2)

Student D (pages D-1 through D-3)

Student E (pages E-1 through E-2)

HB 3092 Questions and Answers

A BILL TO BE ENTITLED AN ACT

relating to considering for school district accountability purposes the performance of students confined by court order in a residential program or facility.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 39.072(d), Education Code, is amended by amending Subsection (d) to read as follows:

(d) Notwithstanding any other provision of this code, for purposes of determining the performance of a school district under this chapter, including the accreditation status of the district, a student confined by court order in a residential program or facility operated by or under contract with the Texas Youth Commission, Texas Juvenile Probation Commission, or any other governmental entity, including a juvenile board, is not considered to be a student of the school district in which the program or facility is physically located. The performance of such a student on an assessment instrument or other academic excellence indicator adopted under Section 39.051 shall be determined, reported, and considered separately from the performance of students attending a school of the district in which the program or facility is physically located.

Academic Accountability Questions and Answers

- Q1. Which entity will be held accountable for the performance of students confined in a residential program or facility?
 - A1. The public school district providing services to students in the program or facility will still be responsible for evaluating and reporting student performance. However, the performance of these students on a state assessment instrument or other academic excellence indicator will not be tied to the district. In other words, the district's accountability rating will not be impacted (positively or adversely) by confined students.
- Q2. If the host district's accountability rating is not impacted, what is the incentive for districts housing residential programs or facilities to provide appropriate educational services?
 - A2. There are two reasons. First of all, school districts have an ethical obligation to provide each student enrolled in the district a free and appropriate public education. HB 3092 does not change that obligation. Secondly, districts will still be responsible for reporting student performance for all students attending district campuses. Therefore, even though the performance of confined students on a state assessment instrument or other academic excellence indicator will not be tied to the district accountability ratings, the district campus in which the residential program or facility is housed will still receive an accountability rating that must be reported to the public.

HB 3092 Questions and Answers

Fiscal Impact Questions and Answers

- Q1. Which entity receives the ADA (Average Daily Attendance) funding for students confined in a residential program or facility?
 - A1. The public school district providing services to students in the program or facility receives the ADA funding.
- Q2. Does the ADA (Average Daily Attendance) funding for students confined in a residential program or facility cover the full costs for providing educational services?
 - A2. It depends on the size of the facility, the number of students consistently in the program, and the types of instructional services required. In the Kerrville ISD, for example, the state funding does not cover the required expenditures for providing adequate educational services.

The chart below provides a two-year snapshot of state funding versus costs in the Kerrville ISD. While it should be noted that the program was significantly downsized by the county in 2006-2007, the fact remains that state ADA revenue only covers roughly 1/3 of the overall instructional services expenditures each year.

	2005-2006	2006-2007
Revenue from ADA	\$76,000	\$21,000
Expenditures	\$207,000	\$61,000
Profit / (Loss)	(\$131,000)	(\$40,000)

- § 39.132. SANCTIONS FOR ACADEMICALLY UNACCEPTABLE AND CERTAIN OTHER CAMPUSES. If a campus performance is below any standard under Section 39.073[0](b), the campus is considered an academically unacceptable campus. The commissioner may permit the campus to participate in an innovative redesign of the campus to improve campus performance or shall take any of the other following actions, to the extent the commissioner determines necessary:
- (1) issue public notice of the deficiency to the board of trustees;
- (2) order a hearing conducted by the board of trustees at the campus for the purpose of:
- (A) notifying the public of the unacceptable performance, the improvements in performance expected by the agency, and the sanctions that may be imposed under this section if the performance does not improve within a designated period of time; and
- (B) soliciting public comment on the initial steps being taken to improve performance;
- (3) order the preparation of a report regarding the parental involvement program at the campus and a plan describing strategies for improving parental involvement at the campus;
- (4) order the preparation of a report regarding the effectiveness of the district- and campus-level planning and decision-making committees established under Subchapter F, Chapter 11, and a plan describing strategies for improving the effectiveness of those committees;
- (5) order the preparation of a student improvement plan that addresses each academic excellence indicator for which the campus's performance is unacceptable, the submission of the plan to the commissioner for approval, and implementation of the plan;
- (6) order a hearing to be held before the commissioner or the commissioner's designee at which the president of the board of trustees, the superintendent, and the campus principal shall appear and explain the campus's low performance, lack of improvement, and plans for improvement; or
- (7) appoint a campus intervention team under Section 39.1322.

GENERAL INTERVENTIONS

A number of steps may be taken in response to identified concern(s) based on the nature and severity of the problem(s) identified. The Commissioner of Education has the authority to take action under TEC §39.131 and TEC §39.132, Sanctions for Districts and Sanctions for Campuses, respectively. These sections of statute list sanctions in order of severity, ranging from requiring the district to issue public notice of the deficiency to the board of trustees to appointing a management team (district) or special campus intervention team (campus).

If a district or campus receives the lowest rating for two consecutive years or more, the level of state intervention increases and includes possible closure or annexation (district) or reconstitution (campus). For districts and campuses issued *Not Rated: Other* in 2006 due to hurricane-related issues, the 2005 and 2007 ratings shall be treated as consecutive years. Under standard procedures, the 2002 and 2004 ratings are treated as consecutive years, since no new ratings were issued during the 2003 transition year. Under AEA procedures, 2002 and 2005 are treated as consecutive years, since no AEA ratings were issued in either 2003 or 2004.

Ratings remain in effect for one complete school year following the issuance of the rating. For example, the 2006 ratings issued in August 2006 remain in effect until new ratings are issued the following August. This also applies to a rating lowered during a school year based on a special accreditation investigation—the final rating remains in effect until a subsequent rating is issued. Any sanctions that require a rating for a period of one year or more may be imposed immediately upon the issuance of a final rating for a given school year. A sanction that requires a rating for a period of two or more years may be imposed immediately upon the issuance of a final rating for the second consecutive year.

LOWERING A RATING

Additionally, TEC §39.074 and §39.075 authorize the Commissioner of Education to lower a campus and/or district accountability rating. Lowering an accountability rating is typically not the first action taken in response to a problem. However, if other actions are not successful in correcting the problem, a district is unresponsive, or the severity of the problem warrants, this is an option available to the Commissioner. If the Commissioner determines that a change in rating is appropriate, the district is notified in writing.

DATA INTEGRITY ISSUES

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A rating can also be changed to *Not Rated: Data Integrity Issues*. This rating is used in the rare situation where the accuracy and/or integrity of performance results have been compromised and it is not possible to assign a rating based on the evaluation of performance. This label may be assigned temporarily pending an on-site investigation, or may be assigned as the final rating label for the year. This rating label is not equivalent to an *Academically Unacceptable* rating. The Commissioner of Education has the authority to assign an *Academically Unacceptable* rating for data quality issues, as described above in *Lowering a Rating*. All districts and campuses with a final rating label of *Not Rated: Data Integrity Issues* are automatically subject to desk audits the following year.

Examples of locally-defined indicators include:

- · level of parent participation;
- · progress on locally administered assessments;
- progress on goals identified by campus improvement plans;
- · progress compared to other campuses in the district;
- · progress on professional development goals; and
- · school safety measures.

As a different approach, districts may choose to expand the state-designated accountability ratings. For example, they may wish to further differentiate among campuses rated *Academically Acceptable* or *AEA*: *Academically Acceptable*.

A third approach might be to examine those base indicators, both currently in use and planned for implementation, that fall short of local expectations. Additional performance measures could be constructed to track efforts to improve performance in those areas.

Regardless of the strategy chosen, local accountability systems should be designed to serve the needs of the local community and to improve performance for all students.

System Safeguards

System safeguards are those activities conducted by TEA to ensure the integrity of the system. These help protect the system from purposeful manipulation as well as from the use of data of such poor quality—whether intentional or not—that no reliable rating can be determined.

These analyses include, but are not limited to, an audit of leaver data; examination of assessment data including data attributed to JJAEPs and/or DAEPs; review of the issuance of new campus identification numbers; and an analysis of the KRI code values compared to prior year attendance information. If these or any other analyses raise cause for concern, TEA will follow up with the district.

To the extent possible, TEA-conducted safeguards are incorporated into the data integrity monitoring component of the Performance-Based Monitoring (PBM) system. This component of the PBM system was implemented in its pilot year in 2005-06. PBM is part of an overall framework for program monitoring and interventions developed in response to legislation passed in 2003. New strategies for monitoring are data-driven with interventions designed to improve performance and program effectiveness. As a result of PBM activities, sanctions may be imposed.

Sanctions

Sanctions describe the consequences that can occur as a result of:

- problems identified through the application of system safeguards;
- · unacceptable performance; or,
- investigations authorized under the Texas Education Code (TEC).

Kerrville Independent School District (133-903) Tivy High School (133-903-001)

2006 Accountability Rating Appeal for Completion Rate

Student Documentation for

Summary

should be removed from the calculations. Smith was sent from Bandera County and housed at the KCJDC from November 17, 2003 until his removal on December 8, 2003. On December 4, 2003, the Bandera County Judge committed to the Texas Youth Commission (TYC) for a time not to exceed 's 21st birthday. He was initially processed in the Marlin Orientation and Assessment Unit (MOAU) for 60 days. Ultimately, was discharged from TYC (San Saba State School) on November 11, 2005, and during his stay he earned his GED on February 2, 2004. At the very least should be considered a "continuer" or "other leaver" given that he was committed to TYC and received educational services there in keeping with the judge's orders.

Order of Documentation

- 1) Copy of court order for student commitment to the Texas Youth Commission signed December 4, 2004 in the Bandera County Juvenile Court. Note that on pages two and three of the order, the court found that "the best interest of the Juvenile...will be served by placing...and committing the Juvenile to the care, custody, and control of the Texas Youth Commission," and that in reference to educational needs, that the student "shall be placed in the proper curriculum as determined by ... the Texas Youth Commission."
- 2) Copy of Texas Youth Commission discharge report for student showing the last TYC Facility attended being San Saba State School, the committing county as Bandera, and the date that GED was earned while in the San Saba State School.

BATIDERA COULTY JUVELILE PROBATION

Glenn F. Muennink, Chief

Audrey Aracld, Probation Officer

Denise Whitchead, LS. Administrator



Mailing Address: P.O. BOX 2739 Bandera, TX 78003

Physical Address: 267 Old San Antonio Hwy Banders, TX 78003

Phone (830) 796 - 7222
Fax (830) 796 - 7086
Email: banjuv@indian-creek.net

facs	simile transm	nittal		
Tox	Sieve Schwarz, KISD	Faot:	830-792-5020	
From:	Denise Whitehead	Date:	6/30/06	
Re:		Pages:	8 , (Including Co	over)
CC:				
□ Urge	ent 🗹 For Review	☐ Please Comment	☐ Please Raply	☐ Please Récycle
Steve,				
	find attached "Disp harge Report" (show			YC" and
If you r	need any further info	ormation, please do	not hesitate to d	all. However,
our offi	ice will be closed Mo	onday and Tuesday	(July 3 rd and Ju	ly 4 th).
Sincere	ely,			
P	in whi	2		
Denke	Whitehead			

NO. 317-03

IN THE MATTER OF	5	IN THE COUNTY COURT
	5	
	5	OF BANDERA COUNTY, TEXAS,
A JUVENILE	5	SITTING AS A JUVENILE COURT

DISPOSITIONAL ORDER OF COMMITMENT TO THE TEXAS YOUTH COMMISSION

On the 4th day of Dec , 2003, a disposition
hearing was held in the above-styled and numbered cause. The
Juvenile, appeared with the Juvenile's attorney,
, and with the mother of the Juvenile,
Also present were the State of Texas, represented by
the prosecuting attorney, and the Bandera County
Juvenile Probation Department, represented by
Prior to the hearing, the attorney for the Juvenile was

Prior to the hearing, the attorney for the Juvenile was provided with access to all written matter to be considered by the Court in disposition.

All parties announced ready for trial. After hearing the evidence and argument of counsel, the Court finds that on the 4th day of December, 2003, the Juvenile was found to have engaged in delinquent conduct, that the Juvenile is in need of rehabilitation, and that the protection of the public and the Juvenile requires that disposition be made.

This Court finds that reasonable efforts have been made to prevent or eliminate the need for the Juvenile to be removed from

JUD-TYC/JuvDisk-Nov03

the Juvenile's home and to make it possible for the Juvenile to return to the Juvenile's home. The Court finds that the Juvenile, in the Juvenile's home, cannot be provided the quality of care and level of support and supervision that the Juvenile needs to meet the conditions of probation. The Court finds that the best interest of the Juvenile and the community will be served by placing the Juvenile outside the Juvenile's home and committing the Juvenile to the care, custody and control of the Texas Youth Commission. In addition, the Court commits the Juvenile to the Texas Youth Commission for the following reason(s):

- _*_ The seriousness of the offense requires that the Juvenile be placed in a restrictive environment to protect the public.
- _*_ Local resources of the court are inadequate to properly rehabilitate the Juvenile.
- _*_ The financial condition of the Juvenile's family prohibits any long term secure, residential treatment in a local facility to rehabilitate the Juvenile and protect the public.

is hereby committed to the TEXAS YOUTE COMMISSION in accordance with Chapter 61 of the Texas Human Resources Code, and Section 54.04 of the Texas Family Code, for an indeterminate period of time not exceed the time when the Juvenile shall be twenty-one



The document to which this certificate is affixed is a full, true, and correct copy of the original on life and of record in my office.

Barriera County, Texas

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of the Bandera County Juvenile Probation Department, pending transportation to the proper Texas Youth Commission facility.

needs: That needs to be evaluated and based upon that evaluation placed in an appropriate curriculum.

The disposition ordered herein addresses the Juvenile's educational needs in the following manner: That shall be placed in the proper curriculum as determined by the evaluation and treatment plan prepared by the Texas Youth Commission.

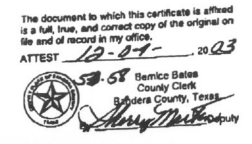
The Court finds the parent of the Juvenile, is the person responsible for supporting was given a reasonable opportunity to be heard concerning her ability to pay a fee as costs of court of \$20.00.

- () The Court finds is unable to pay a fee as costs of court of \$20.00; and it is heroby waived.
- pay a fee as costs of court of \$20.00 to Bandera County Juvenile Probation Department, P.O. Box 2739, Bandera, Texas 78003.
- pay court appointed attorney fees in the amount of s 325 for the legal services of ERIC J.

 BARNETT to Bandera County Juvenile Probation Department, P.O. Box 2739, Bandera, Texas 78003.

JUD-TYC/JuvDis k-Nov03

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The Court finds that responsible for supporting

is the person

was given a reasonable opportunity to be heard concerning her ability to pay for the support of while he is committed to the Texas Youth Commission.

() The Court finds that unable to make payments for the support of and waives support payments.

make payments to the Texas Youth Commission for deposit to the General Revenue Fund for the support of in the amount of \$ beginning on the day of transfer to the Texas Youth Commission and continuing with a like amount on the day of each month thereafter for as long as remains in the custody of the Texas Youth Commission.

The Clerk of the Court will furnish the Juvenile a propy of AT 9:45 O'CLOCK Q. M. ON this Order.

SIGNED on this the 4th day of December, 2003. DEC 0 4 2003

BERNICE BATES, COUNTY CLERK
BANDERACOUNTY, JEXAS
PRESIDING JUDGE LAW CONTROL DEPUTY

On entry of the above and foregoing Order, the Court instructed the said Juvenile, his parents, and his guardian ad litem (if any) of the Juvenile's right to appeal the Disposition Order of the Court to the Texas Court of Appeals, of the Juvenile's right to representation by legal counsel on appeal, and of the Juvenile's right to appointment of an attorney for appeal if an attorney cannot be obtained because the Juvenile is too poor. The

JUD-TYC/JuvDisk-Nov03

The document to which this certificate is affixed is a full, true, and correct copy of the original on file and of record in my office.

County Clerk
plandera County, Toxas

Les Maries
Deputy

Court further instructed the attorney for said Juvenile to again advise the Juvenile, his parents, and the guardian ad litem (if any) of the Juvenile's right to appeal, of the Juvenile's right to representation by counsel on appeal, and the Juvenile's right to appointment of an attorney if an attorney cannot be obtained because the Juvenile is too poor. The attorney was instructed that if the Juvenile, and his parents, or guardian ad litem (if any) expressed a desire to appeal, the attorney shall file a notice of appeal with this Court and inform this Court whether or not he will handle the appeal.

The Court further instructed the said Juvenile, his parents and his guardian ad litem (if any) of the Juvenile's right to seal records as provided in Section 58.03 of the Texas Family Code.

PRESIDING JUDGE

KILL SCHOOLDER, GOUNDY ACCOUNTY JASON HONEYCUTT, ALST. COUNTY ATTORNEY

ERIC J. BARNETT

Attorney for Juvenile 611 Main Street

P.O. Box 300238

Bandera, Texas 78003

(830) 796-8415

(830) 796-9600 (fax)

SBN: 24000060

AT 9:46 O'CLOCK & M. ON

DEC 0.4 2003

BERNICE BATES, COUNTY CLERK
BANDERA COUNTY, TEXAS
BY LEVEL THE TOTAL DEPUTY

I hereby acknowledge receipt of a copy of this Order in open court this the _______ day of December, 2003.



JUD-TYC/JuvDisk-Nov03

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The document to which this certificate is affixed is a full, true, and correct copy of the original on file and of record in my office.

56-58 Bernice Bates County Clerk Bendera County, Texas

Methodoury.

C-



DISCHARGE REPORT

TEXAS YOUTH COMMISSION CHILD CARE FORM

0			
	Date:	11/30/05	(MMPDYY)
TYC Number: 1065932	Youth's Name:	Lase	(MACHINATA)
Youth's Assigned Location:		Parole County/State:	Bandera, Texas
Location Status Prior to Discharge	Parent/Guardian's N	lame:	
X at assigned location	Address:	Band	era, Texas 78003
detention in community			
detention at TYC facility	Birthday: 01/29/1987	,	
security	Committing County:	Bandera	
furlough	Last TYC Facility San	n Saba State School	
escape/abscond	Current Classification:	General	Parole Date: 05/19/05
jail	Most Serious Classifica	tion Ever: Genera	
*	Education: GED (Y/N)>	Y Date.>	02/02/04
-	High School Diploma: (Y/N)> N Date:	
Discharge Reason:> Check One MAJR Age of majority reached COMP Successful program completion PRIBA Pincement or adult probation APAR Pincement or adult parole (only for sentence acts occurring on a after 1/1/96) STAD Sentencing to Prison (excluding transfer of set SERV Military enlished) DSAB litness or injury which prevents return to active Military enlished to progress due to me mental returdation	enlenced offender) a program participation ntal liness or	EXPS Expiral TTDC Senten CORD Othe Out of State: JACT Juvenil SADJ As requ Administrative: RCMT Dischar DIED Death	ped offender transferred to TDCJ
has performed very well since beg and stated that his goal was to complete was very confident that he could do this, was on parole. He has attended every se eschedule since he could not get through yould call me to get advice stating that he has completed all of his required could judgement when dealing with his a continues to talk with her when he has prours constructive activity per week.	inning of parole. At his in Parole in the 6 month por He has actively sought in the high water. When he wanted to make sure community service restitunger problem and althour oblems.	eriod. He was explained and work when it was flooding the was confront he was not violating the was not violating the moved out of the stently brought in document good and he has record and he	eined criteria for this and riced most of the time he g and he called to a seconditions of parole. He has used very he home of his mother he curnentation of his 40 remained drug free, which

2/05/05	MON	16-47	FAX.	210	222	DARG
2/03/00	MON	10:4/	r A A	210	443	0000

TI	YO	TH	COMM	SA

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Requesting Primary Service Worker:	Glenn F. Muennink, Chief J.P.O.	Date:	11/30/2005
Request is: Approved	Disapproved		
By Regional Director/Superintendent	Au Deg	Date:	127-05
Special Case Discharge:	-	Date:	
Date of Discharge > 12-1-0	Date Discharge Letter Sent:	100000	

Kerrville Independent School District (133-903) Tivy High School (133-903-001)

2006 Accountability Rating Appeal for Completion Rate

Student Documentation for

Summary

should be removed from the calculations. A resident of Kendall County, was court-ordered by the Kendall County Justice of the Peace, Precinct 3 on March 25, 2004 to pursue a GED, ostensibly as an alternative to being charged with truancy in the Boerne ISD. He was later sent to the KCJDC from April 28-30, 2004. Educational decisions were clearly made by the courts for this student prior to being in KCJDC for two days. However, our district is held accountable for a neighboring county justice's decision-making that required a Kendall County student to obtain a GED. This student should at least be considered to be in the "other leaver" category.

Order of Documentation

- 1) Copy of court order for GED signed March 25, 2004 by the Kendall County Justice of the Peace, Precinct 3, one full month <u>prior</u> to the student's entry into the Kerr County Juvenile Detention Center.
- 2) PID Detail from PEIMS EDIT+ showing as being entered by both the Kerrville Independent School District and the Boerne Independent School District for the Fall 2005 Data Collection.

TO: GED CHIEF EXAMINER

RE: Cause No. JV-13287

State of Texas vs Defendant

Address:

Comfort, TX 78013

Date of Birth: 05-06-1987

SS#:

In the Justice Court, Precinct 3, Kendall County, Texas

Pursuant to Article 45.54 of the **Code of Criminal Procedure**, the Court, this date, deferred final disposition in the subject proceeding and placed the Defendant on probation. As a condition of probation, the Court requires that the Defendant take a high school equivalency examination. The court is the public agency exercising continuing jurisdiction of the defendant as required by the **Texas Education Code**, Section 7.111. (a) (2).

Delily S. Hudson

PEIMS EDIT+

2005-2006 Summer Collection

logoff

site map

collection dates

help

KERRVILLE ISD Agent Id: 133903

- Home
- Send Data
- Progress Monitor
- Collection Status
- View Reports
- Revalidate Data
- Retrieve Data
- PID Search
- Roster Search
- Data Search
- My User Profile
- User Directory
- Cust. Support
- Administration
- PID Subapp



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to Search

Reminder: PID data is confidential and should be carefully protected.

Electronic mail transmittals must be encrypted and paper discards must be shredded.

PID Record

Student/Staff

ID: First Name:

Middle

Name: Last Name:

Date of Birth:

05/06/1987

Sex: Male 1

Ethnicity: White, not of Hispanic Origin (5)

Generation: Maiden

Name:

Note: Maiden Name, and Update information on the right are non PEIMS data.

District - Campus: N/A - N/A

PID Last Update

07/04/1994 - 7:58:14 AM Date:

Last Updated By: TEA Online

Transaction: NA



Submitting District(s)

District: 133903 - KERRVILLE ISD

Campus: 133903106

District: 130901 - BOERNE ISD

Campus: 130901001

Collection: Fall 2005

Date Processed: 1/21/2005 - 2:51:49 PM

Collection: Fall 2005

Date Processed: 1/20/2005 - 5:22:01 PM

PID Change Log

No PID Change Log data found

PET Event History

No PET Event History found

PEIMS EDIT+ (2.6.495.0) Copyright 1999 - 2006 by Texas Education Agency. All Rights Reserved.

PET Event History for

Date of Birth: 4/4/1992

< Back

to Search

Ethnicity: 4 - Hispanic

Add Event

Gender: Male

Student ID:

✓ Include Logically Deleted PET Events

Reminder: PID data is confidential and should be carefully protected. Electronic mail transmittals must be encrypted and paper discards must be shredded.

2007	2006	All Events	1							
Distr	ict Name	Campus	Campus Name	Local ID	Event Date	School Year	Status	Event Type	Last Update Date▼	Last Updated B
KERRVILLE	ISD	133903106	KCJDC	AGUILEDG	3/30/2007	2007	Last	Withdrawa	4/13/2007 3:10:24 PM	William Orr
KERRVILLE	ISD	133903106	KCJDC	AGUILEDGO	3/29/2007	2007	Last	Enrollment	4/13/2007 3:10:24 PM	William Orr
UNIVERSITY UNIVERSITY SCHOOL			PATHWAYS 3H CAMPUS		3/29/2007	2007	Last	Withdrawa	I 4/4/2007 10:18:22 AM	Melissa Graham
GREENVILL	E ISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	AGUILEDGO	4/2/2007	2007	Current	Enrollment	4/3/2007 10:46:14 AM	Patricia Colbert Crow
GREENVILL	E ISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	AGUILEDGO	11/13/2006	2007	Last	Withdrawa	11/30/2006 2:46:10 PM	Patricia Colbert Crow
UNIVERSITY UNIVERSITY SCHOOL			PATHWAYS 3H CAMPUS		11/15/2006	2007	Last	Enrollment	11/21/2006 10:27:52 AM	Melissa Graham
UNIVERSITY UNIVERSITY SCHOOL			SAN MARCOS TREATMENT CENTER		11/15/2006	2007	Current	Enrollment	11/17/2006 8:46:15 AM	Nancy Dossing
GREENVILL	E ISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	AGUILEDG0	10/30/2006	2007	Last	Enrollment	11/2/2006 1:41:47 PM	Patricia Colbert Crow
GREENVILLI	E ISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	AGUILEDG0	10/23/2006	2007		Withdrawal	10/27/2006 2:05:40 PM	Patricia Colbert Crow
FERRIS ISD		070905041	FERRIS J H	542006490	10/9/2006	2007	Last	Withdrawal	10/23/2006 12:07:39 PM	Phyllis Wilson
FERRIS ISD		070905041	FERRIS J H	542006490	9/26/2006	2007	Last	Enrollment	10/23/2006 12:07:39 PM	Phyllis Wilson
FERRIS ISD		070905041	FERRIS J H	542006490	9/14/2006	2007		Withdrawal	10/23/2006 12:07:39 PM	Phyllis Wilson
GREENVILLE	EISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	AGUILEDG0	10/9/2006	2007		Enrollment	10/18/2006 2:58:56 PM	Patricia Colbert Crow
GREENVILLE	SD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	AGUILEDG0	9/25/2006	2007		Withdrawal	10/2/2006 11:26:41 AM	Patricia Colbert Crow
GREENVILLE	ISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	AGUILEDG0	9/15/2006	2007	1	Enrollment	10/2/2006 11:26:41 AM	Patricia Colbert Crow
FERRIS ISD		070905041	FERRIS J H	542006490	8/10/2006	2007	E	nrollmant	9/25/2006 8:56:40 AM	Phyllis Wilson



GREENVILLE ISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	2/20/2006	2006	Last	Withdrawal	4/13/2006 7:01:13 AM	Patricia Colbert Crow
GREENVILLE ISD	116905003	HUNT COUNTY JUVENILE DETENTION CTR	2/6/2006	2006	Last	Enrollment	2/10/2006 12:19:10 PM	Patricia Colbert Crow
PALMER ISD	070910041	PALMER MIDDLE	10/27/2005	2006	Last	Withdrawal	11/10/2005 3:27:19 PM	Roxanni MçElhar
PALMER ISD	070910041	PALMER MIDDLE	10/10/2005	2006	Last	Enrollment	11/10/2005 3:27:19 PM	Roxann McElhar
FERRIS ISD	070905041	FERRIS J H	9/29/2005	2006	Last	Withdrawal	10/14/2005 1:27:12 PM	Phyllis Wilson
FERRIS ISD	070905041	FERRIS J H	8/11/2005	2006	Last	Enrollment	10/14/2005 1:27:12 PM	Phyllis Wilson

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